DISBARMENT. In the Matter of Michael D. Carr, No. 370, 2014. Effective Date: July 9, 2014.

On July 9, 2014, the Delaware Supreme Court ordered the disbarment of Michael D. Carr based upon his failure to maintain his firm's books (**Rule 1.15(d**)) and records and his failure to safeguard client trust funds (**Rules 1.15(a) and 8.4(c**)).

Prior to imposing this final sanction of disbarment, the Court suspended Carr on an interim basis in December 2013, having found he had engaged in professional misconduct and posed a significant threat of substantial harm to the public and to the orderly administration of justice. Carr and the ODC signed and submitted for the Court's approval a stipulation seeking Carr's disbarment without further proceedings.

Carr was represented by Charles Slanina, Esquire (302-234-1605).